UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

WILLIAM E. KANTZ, JR,)	
Plaintiff,)	No. 3:17-cv-00051
)	Removed from the Chancery
v.)	Court of Davidson County
)	
BANK OF AMERICA, NA)	Case No. 16-1322-II
Defendant.)	

MOTION TO CONTINUE CASE MANAGEMENT CONFERENCE

Plaintiff, Sandra Lee, by and through counsel, hereby moves this Court to reschedule the Case Management Conference presently set for May 8, 2017. In support of this request Counsel would state as follows:

- 1. That when Counsel received the case management order on or about April 4, 2017 he mistaken believed it was set for Friday, May 5, 2017. Counsel has scheduled a trip to Atlanta, Georgia for the weekend culminating in his niece's graduation from Emery University on Monday, May 8, 2017;
- 2. On April 17, 2017, Counsel realized the conflict and immediately contacted the Court's Clerk and was given alternative dates of May 4, 2017, at 10:00 AM, and anytime on May 5, 2017;
- 3. On April 17, 2017, Counsel promptly forwarded these dates to the Defendant's counsel. (Exhibit A);
- 4. On April 18, 2017, Counsel again followed up on the alternative dates. Defendant's counsel Ms. Wright responded indicating she had a trial the week of May 8, 2017,

but strangely wanted the conference moved forward instead of backward. (Exhibit B). Ms. Wright further indicated Mr. Epling was not in the office and she would get back with me then;

5. Counsel, not wanting to appear dilatory in his efforts, files this motion to advise the Court of his conflict and prays for consideration of his circumstances.

Therefore Mr. Kantz prays:

- 1. That this Court move the case management; and,
- 2. For whatever relief is equitable and just.

Respectfully submitted:

___/s/__James D. R. Roberts, Jr.__ James D. R. Roberts, Jr, BPR# 017537 Brian I. Long, BPR# 32761 Creditor Law Center Fmr. Roberts & Associates 1700 Hayes Street, Suite 201 Nashville, Tennessee 37203 (615) 242-2002 office (615) 242-2042 facsimile Jim.Roberts@CreditorLawCenter.com www. CreditorLawCenter.com Attorneys for William Kantz

CERTIFICATE OF SERVICE

I hereby certify that a true and accurate copy of the forgoing motion has been sent by ECF to:

Ms. Heather Wright Bradly Arant Boult Cummings 1600 Division Street, Suite 700 Nashville, Tennessee 37203-0025

On this the April 18, 2017.

___/s/__James D. R. Roberts, Jr.__ JAMES D. R. ROBERTS, JR.